|  | UNITED STAT                  | ES DISTRICT COUF                    | SOUTHERN DISTRICT OF MISSISSIPPI      |  |
|--|------------------------------|-------------------------------------|---------------------------------------|--|
| for the  |                              |                                     |                                       |  |
| Southern District  |                              | istrict of Mississippi              | AUG 15 2019                           |  |
| United States  | of America                   | )                                   | BY ALLIANDER SON DEPUTY               |  |
| V.   |                              |                                     | Ani Ann Ind                           |  |
| Victorino HERNANDEZ-Vazquez                              |                              | ) Case No. 5 (                      | amj 223 LRA                           |  |
|  |                              | )                                   |                                       |  |
|  |                              | )                                   |                                       |  |
| Defendant(s)   |                              | _ )                                 |                                       |  |
|  | CRIMINA                      | AL COMPLAINT                        |                                       |  |
| I the complainant in                                     | this case state that the fol | llowing is true to the best of my l | cnowledge and helief                  |  |
| •  | August 7, 2019               | •                                   |                                       |  |
|  |                              | , the defendant(s) violated:        | THE VIEW                              |  |
|  |                              |                                     |                                       |  |
| Code Section 8 U.S.C. § 1326 (a)(1)& (2) Illegal Reentry |                              | Offense Descriptio                  | n                                     |  |
| 8 U.S.C. § 1326 (a)(1)& (2)                              | megai Reemiy                 |                                     |                                       |  |
|  |                              |                                     |                                       |  |
|  |                              |                                     |                                       |  |
|  |                              |                                     |                                       |  |
|  |                              |                                     |                                       |  |
| This criminal complaint is based on these facts:         |                              |                                     |                                       |  |
| See attached affidavit                                   |                              |                                     |                                       |  |
| oco attaonoa amaavit                                     |                              |                                     |                                       |  |
|  |                              |                                     |                                       |  |
|  |                              |                                     |                                       |  |
| ☑ Continued on the                                       | attached sheet               |                                     |                                       |  |
|  |                              |                                     |                                       |  |
|  |                              | 12-1                                | Jacobson J.                           |  |
|  |                              | Com                                 | plainant's signature                  |  |
|  |                              |                                     | Brent Druery, SA HSI                  |  |
|  |                              | Pri                                 | nted name and title                   |  |
| Sworn to before me and signed in my presence.            |                              |                                     |                                       |  |
|  |                              | <i>i</i> .                          | · · · · · · · · · · · · · · · · · · · |  |
| Date: 08/15/2019   |                              | Redo                                | R. Anden                              |  |
|  |                              | J                                   | udge's signature                      |  |
| City and state:  | Jackson, Mississippi         | Linda R. Anderson,                  | United States Magistrate Judge        |  |
| -  |                              |                                     | ited name and title                   |  |

## AFFIDAVIT FOR PROBABLE CAUSE FOR A COMPLAINT AND ARREST WARRANT

SOUTHERN DISTRICT OF MISSISSIPPI FILE B

AUG 15 2019

I, Brent Druery, being duly sworn, do hereby depose and state the following:

## INTRODUCTION AND AGENT BACKGROUND

- 1. I am employed as a Special Agent with Homeland Security Investigations ("HSI"), assigned to the Resident Agent in Charge in Jackson, Mississippi. I have been so employed since November of 2002. I have received training and been assigned to conduct investigations of criminal violations of the United States Code as enumerated in Titles 8, 18, 19, 21, 22, 31 and various other federal statutes.
- 2. I submit this affidavit based on information known to me personally from the investigation, as well as information obtained from others who have investigated the matter or have personal knowledge of the facts herein. This affidavit is being submitted in support of a criminal complaint against Victorino HERNANDEZ-Vazquez, and, as such, does not include all the information known to me as part of this investigation, but only information sufficient to establish probable cause for the issuance of a criminal complaint against Victorino HERNANDEZ-Vazquez for violating Title 8, United States Code, Sections 1326(a)(1) and (2), reentry of removed alien.

## PROBABLE CAUSE

3. On August 7, 2019, Immigration and Customs Enforcement (ICE) executed seven criminal and administrative search warrants at chicken processing company locations across the Southern District of Mississippi. During the execution of the search warrant at PH Foods, 4013 Highway 80, Morton, Mississippi 39117, ICE officials encountered Victorino HERNANDEZ-Vazquez (Alien # XXXXX6842), an illegal alien from Mexico. Record checks for HERNANDEZ-Vazquez revealed one prior removal by U.S. immigration officials. On or about

December 10, 2016, HERNANDEZ-Vazquez was encountered by U.S. immigration officials in Texas and was processed as an Expedited Removal. He was thereafter removed to Mexico from Hidalgo, Texas, on or about December 11, 2016. Queries within ICE databases revealed Victorino HERNANDEZ-Vazquez has not received consent from the Attorney General of the United States or Secretary of Homeland Security to apply for readmission, or to re-enter into the United States.

## **CONCLUSION**

5. Based on these underlying facts and circumstances, as set forth above, it is my belief that probable cause exists showing that Victorino HERNANDEZ-Vazquez, is a citizen and national of Mexico, who reentered and was found in the United States after deportation and removal without having first obtained the express consent of the Attorney General of the United States or the Secretary of the Department of Homeland Security, in violation of Title 8, United States Code, Section 1326(a)(1) and (2).

Respectfully submitted,

Brent Druery Special Agent

Homeland Security Investigations

UNITED STATES MAGISTRATE JUDGE